JOSEPH P. RUSSONIELLO (CABN 44332) 1 United States Attorney 2 BRIAN J. STRETCH (CASBN 163973) 3 Chief, Criminal Division 4 JEFFREY R. FINIGAN (CASBN 168285) JEFFREY RABKIN (CABN 189798) Assistant United States Attorneys 5 6 450 Golden Gate Avenue San Francisco, California 94102 7 Telephone: (415) 436-7232 Facsimile: (415) 436-7234 8 Email: jeffrey.finigan@usdoj.gov 9 Attorneys for Plaintiff 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 SAN FRANCISCO DIVISION 13 14 UNITED STATES OF AMERICA, Criminal No. CR 3 09 70448 JL and 15 Criminal No. CR 3 09 70547 JCS Plaintiff. 16 STIPULATION AND [PROPOSED] 17 v. ORDER CONTINUING JOHN BUI, APPEARANCE AND EXCLUDING 18 Defendant. 19 20 21 On May 14, 2009, the above-referenced defendant was charged with false 22 statements in violation of Title 18, United States Code, Section 1001, pursuant to a 23 Complaint in case no. CR 3 09 70448 JL. On June 19, 2009, the above-referenced 24 defendant was charged with witness tampering in violation of Title 18, United States 25 Code, Section 1512(b)(3), pursuant to a Complaint in case no. CR 3 09 70547 JCS. Both 26 cases were set for preliminary hearing or arraignment on an indictment before the Court 27 on July 15, 2009. The defendant is represented by Mary McNamara, Esq. and the 28 STIP & ORDER TO CONTINUE

CR 3 09 70448 JL and CR 3 09 70547 JCS

government is represented by Jeffrey Finigan and Jeffrey Rabkin, Assistant United States Attorneys.

The parties are informally exchanging information in an effort to potentially resolve the matter pre-indictment and wish to continue the defendant's appearance on July 15, 2009 to continue that process. In addition, the parties anticipate that the defendant will be unavailable on July 15, 2009 due to a quarantine imposed at the facility in which the defendant has been detained pending indictment. Accordingly, the parties hereby stipulate that good cause exists and the defendant consents to extend the time within which he must be indicted pursuant to Federal Rule of Criminal Procedure 5.1(d) and Title 18, United States Code, Section 3161.

Moreover, the parties hereby agree to and request that the case be continued until August 21, 2009, and that the time limits of Rule 5.1(c) and Title 18, United States Code, Section 3161 be extended until then so that the parties may further review discovery and discuss potential resolution.

DATED: July 13, 2009

MARY MCNAMARA, ESQ. Counsel for Defendant John Bui

DATED: Fuly 13, 2009

ERFRHY KABKIN Assistant U.S. Attorney - /

ORDER

For the reasons stated by the parties herein, it is hereby ORDERED that the appearance in both of the above-referenced cases on July 15, 2009, is **CONTINUED** to August 21, 2009, at 9:30 a.m. before the Honorable Bernard Zimmerman, U.S. Magistrate Judge. The Court finds that the ends of justice served by excluding the period from July 15, 2009 to August 21, 2009, outweigh the best interest of the public and the defendant in a speedy trial. <u>Id.</u> § 3161(h)(7)(A). Accordingly, and with the consent of the defendant, the Court orders that the period from July 15, 2009 to August 21, 2009, be excluded from Speedy Trial Act calculations under 18 U.S.C. § 3161(h)(8)(A) & (B)(iv).

DATED: 7/15/9

